

### **REMARKS**

The disclosure on page 3 was originally objected to because of some informalities. Responsive to this, the specification is corrected in accordance with the Examiner's instruction and it is believed that the objection should be removed. Figure 3 is also amended to correct the numeral "6" to -- 60 --, and the amended Figure 3 is attached with the response.

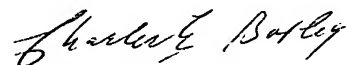
Claim 1 is rejected under 35 U.S.C. 102 (b) as being anticipated by Morin, Morin teaches a drawer assembly comprising four side boards and each of the four side boards having at least one first lug on each of two ends thereof, at least one second lug on one of two opposite sides of each of the four side boards, the four side boards being connected to form a four-side frame by arranging the respective at least one first lugs on two adjacent ends of two adjacent side boards, in alignment with each other, four first pins extending through the aligned at least one first lugs, and a bottom board having at least one third lug on each of four sides thereof, the four side boards being arranged to be connected to the four sides of the bottom board and four second pins extending through the respective at least one third lugs and the respective at least one second lugs.

However, the Examiner has pointed out that claim 2 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Responsive to this, claim 2 is deleted and claim 1 is amended which is substantially the combination of original claims 1 and 2 so as to make the claimed invention more distinguishably patentable over the prior arts cited by the Examiner. It is believed that, the amended claim 1 has disclosed a structure whose construction and function are quite different from and patentably distinguishable over the cited prior arts. Therefore, it is believed that, the rejections under 35 U.S.C. 102 (b) should be removed, and the amended claim 1 should be allowable.

In view of the foregoing amendments and remarks, Applicant submits that the application is now in a condition for allowance and such action is respectfully requested. If any points remain in issue, which the Examiner feels could best be resolved by either a personal or a telephone interview, he is urged to contact Applicant's attorney at the exchange listed below.

Respectfully submitted,



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